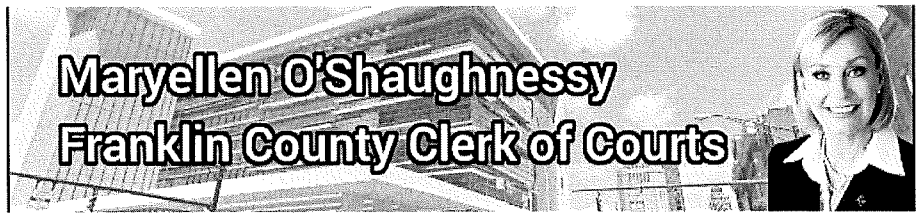


Exhibit A



Case Information Online

Court Schedules

Last Name: _____ First Name: _____ Middle Init: _____ Court: All ▼ Case: 19 CV ▼ 000625 Search

☐ Advanced Search ☐ Email Updates

CIVIL CASE DETAIL

Previous Case

Next Case

CASE NUMBER

19 CV 000625

TYPE of CASE

PERSONAL INJURY

STATUS

ACTIVE

DATE FILED

01/23/2019

JUDGE

STEPHEN L MCINTOSH

COURTROOM

 COURTROOM 4B
 345 SOUTH HIGH STREET
 4TH FLOOR
 COLUMBUS, OH 43215

PLAINTIFF(S)

Name

☐ STEPHEN BREWER

Attorney

THOMAS J WALSH

DEFENDANT(S)

Name

☐ UNITED SEATING MOBILITY LLC
☐ JOHN DOE THREE
☐ JOHN DOE TWO
☐ JOHN DOE ONE
☐ PERMOBIL MEDITECH INC
☐ NUMOTION
☐ ATG-CONNECTICUT INC
☐ JOHN DOES EIGHT THROUGH TEN
☐ JOHN DOES FIVE THROUGH SEVEN
☐ JOHN DOE FOUR

Attorney

 NO ATTORNEY ON RECORD
 NO ATTORNEY ON RECORD
 NO ATTORNEY ON RECORD
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CASE SCHEDULE

Date	Description
01/23/19	CASE FILED
*****	INITIAL STATUS CONFERENCE
06/12/19	INITIAL JOINT DISCLOSURE OF ALL WITNESSES
08/07/19	SUPPLEMENTAL JOINT DISCLOSURE OF ALL WITNESSES
10/30/19	DISPOSITIVE MOTIONS
11/13/19	DISCOVERY CUT-OFF
12/25/19	DECISIONS ON MOTIONS
*****	FINAL PRE-TRIAL CONFERENCE/ORDER (OR BOTH)
01/22/20	TRIAL ASSIGNMENT

DOCKET

Show All Descriptions ☐

Select Docket Category All ▼

Date	Description	Image	Fiche	Frame	Pages
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<input type="checkbox"/> 02/05/19	SERVICE COMPLETE - CERTIFIED MAIL		E3007	V50	1
<input type="checkbox"/> 02/05/19	SERVICE COMPLETE - CERTIFIED MAIL		E3007	V49	1
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01/23/19	APPLIED - DAILY REPORTER			00	
01/23/19	SECURITY DEPOSIT RECEIVED			00	
01/23/19	APPLIED - DEPOSIT FOR COSTS			00	
01/23/19	APPLIED - CLERK			00	
01/23/19	APPLIED - COURT COMPUTERIZATION			00	
01/23/19	APPLIED - SPECIALTY DOCKET FUND			00	
01/23/19	APPLIED - COMPUTERIZED RESEARCH LEGAL FEES			00	
01/23/19	APPLIED - LEGAL AID			00	
01/23/19	REQUEST FOR SERVICE - CERTIFIED MAIL	0E497	J50	2	
01/23/19	REQUEST FOR SERVICE - CERTIFIED MAIL	0E497	J50	2	
01/23/19	REQUEST FOR SERVICE - CERTIFIED MAIL	0E497	J50	2	
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01/23/19	REQUEST FOR SERVICE - CERTIFIED MAIL	0E497	J50	2	
01/23/19	CASE INFORMATION SHEET	0E497	J49	1	
01/23/19	COMPLAINT FILED	0E497	J36	13	
01/23/19	APPEARANCE FILED				
01/23/19	APPEARANCE FILED				
01/23/19	JURY DEMAND - PLAINTIFF	0E497	J36	13	
01/23/19	CLERKS ORIGINAL CASE SCHEDULE FILED	0E497	J52	1	
01/23/19	JUDGE ASSIGNED - ORIGINAL				
01/23/19	HEARING/EVENT SCHEDULED				

MARYELLEN O'SHAUGHNESSY

**FRANKLIN COUNTY CLERK OF COURTS
GENERAL DIVISION, COURT OF COMMON PLEAS**

STEPHEN L MCINTOSH

**CASE TITLE: STEPHEN BREWER -VS- UNITED SEATING MOBILITY LLC CASE NUMBER: 19CV000625
ET AL**

CLERK'S ORIGINAL CASE SCHEDULE

	LATEST TIME OF OCCURRENCE
TRIAL ASSIGNMENT	01/22/20 1030AM
CASE FILED	01/23/19
INITIAL STATUS CONFERENCE	*****
INITIAL JOINT DISCLOSURE OF ALL WITNESSES	06/12/19
SUPPLEMENTAL JOINT DISCLOSURE OF ALL WITNESSES	08/07/19
DISPOSITIVE MOTIONS	10/30/19
DISCOVERY CUT-OFF	11/13/19
DECISIONS ON MOTIONS	12/25/19
FINAL PRE-TRIAL CONFERENCE/ORDER (OR BOTH)	*****

0E497 - J36

IN THE COURT OF COMMON PLEAS
FRANKLIN COUNTY, OHIO

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668

Plaintiff,

vs.

UNITED SEATING AND MOBILITY,
L.L.C.
DBA "NUMOTION"
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042

and

ATG-CONNECTICUT, INC.
DBA "NUMOTION"
1111 CROMWELL AVENUE
SUITE 601
ROCKY HILL, CT 06067

and

NUMOTION
1111 CROMWELL AVENUE
ROCKY HILL, CT 06067

and

PERMOBIL MEDITECH, INC.
C/O THE COMPANY CORPORATION
251 LITTLE FALLS DRIVE
WILMINGTON, DE 19808

and

JOHN DOE #1 (BUSINESS ENTITY
DOING BUSINESS AT 6171-M

CASE NO.

JUDGE

COMPLAINT

TYPE: PERSONAL INJURY,
NEGLIGENCE, PRODUCT LIABILITY,
PREMISES LIABILITY

**REQUEST FOR SERVICE AND
SUMMONS**

JURY DEMAND ENDORSED HEREON

HUNTLEY ROAD, COLUMBUS, OH
43229-1047, BUT WHOSE TRUE
IDENTITY IS UNKNOWN AND COULD
NOT BE DETERMINED THROUGH
THE EXERCISE OF DUE DILIGENCE)
6171-M HUNTLEY ROAD
COLUMBUS, OH 43229-1047

and

JOHN DOE #2 (AGENT WHO WAS
PERFORMING TASKS FOR THE
BENEFIT AND/OR ON BEHALF OF
THE BUSINESS ENTITY LOCATED AT
6171-M HUNTLEY ROAD,
COLUMBUS, OH 43229-1047, BUT
WHOSE TRUE IDENTITY AND
ADDRESS IS UNKNOWN AND COULD
NOT BE DETERMINED THROUGH
THE EXERCISE OF DUE DILIGENCE)
6171-M HUNTLEY ROAD
COLUMBUS, OH 43229-1047

and

JOHN DOE #3 (OWNER OF THE
SUBSTITUTE WHEELCHAIR, WHOSE
TRUE IDENTITY AND ADDRESS IS
UNKNOWN AND COULD NOT BE
DETERMINED THROUGH THE
EXERCISE OF DUE DILIGENCE)
6171-M HUNTLEY ROAD
COLUMBUS, OH 43229-1047

and

JOHN DOE #4 (PERSON AND/OR
ENTITY RESPONSIBLE FOR
MAINTAINING THE SUBSTITUTE
WHEELCHAIR, WHOSE TRUE
IDENTITY AND ADDRESS IS
UNKNOWN AND COULD NOT BE
DETERMINED THROUGH THE
EXERCISE OF DUE DILIGENCE)
6171-M HUNTLEY ROAD
COLUMBUS, OH 43229-1047

and

JOHN DOES #5 THROUGH #7
(MANUFACTURERS OF THE
SUBSTITUTE WHEELCHAIR WHOSE
TRUE IDENTITIES AND ADDRESSES
ARE UNKNOWN AND COULD NOT BE
DETERMINED THROUGH THE
EXERCISE OF DUE DILIGENCE)

and

JOHN DOES #8 THROUGH #10
(SELLERS/SUPPLIERS OF THE
SUBSTITUTE WHEELCHAIR WHOSE
TRUE IDENTITIES AND ADDRESSES
ARE UNKNOWN AND COULD NOT BE
DETERMINED THROUGH THE
EXERCISE OF DUE DILIGENCE)

Defendants.

Now comes the Plaintiff, by and through undersigned counsel, and for his Complaint he states as follows:

PARTIES, JURISDICTION AND VENUE

1. Plaintiff, Stephen Brewer, (*hereinafter* "Brewer") resided at 828 Bellows Avenue, Columbus, Ohio 43223, at the time of the subject incident, but currently resides at 7308 Cay Drive, Port Richey, Florida 34668.

2. Defendants, United Seating and Mobility, L.L.C., ATG-Connecticut, Inc., Numotion (*hereinafter* these three defendants will collectively be referred to as "Numotion"), and/or John Doe #1 (a business entity doing business at 6171-M Huntley Road, Columbus, OH 43229-1047, but whose true identity is unknown to the Plaintiff and could not be determined

through the exercise of due diligence) is/are business entities conducting business in Ohio involving customized wheelchairs.

3. At all relevant times herein, Defendants, John Does #2 through #4 (whose names and addresses are unknown to the Plaintiff and could not be ascertained after due diligence), were employees, agents, or contractors of Defendants, Numotion and/or John Doe #1.

4. At all relevant times herein, Defendants, Numotion, Permobil Meditech, Inc., John Doe #1, John Doe #3, John Doe #4, and/or John Does #8 through #10 (whose names and addresses are unknown to the Plaintiff and could not be ascertained after due diligence), sold, distributed, leased, prepared, labeled, and/or maintained the subject substitute wheelchair provided to Brewer by Numotion and/or John Doe #1, by and through its agents and/or employees.

5. At all relevant times herein, Defendants, Permobil Meditech, Inc. and/or John Does #5 through #7 (whose names and addresses are unknown to the plaintiff and could not be ascertained after due diligence), were designers, producers, assemblers, and/or manufacturers of the subject substitute wheelchair, and/or its component parts, provided to Brewer by Numotion and/or John Doe #1, by and through its agents and/or employees.

6. John Doe Defendants, presently unknown, will in no way be prejudiced in the maintenance of their defense on the merits within the meaning of Rule 15(D) of the Ohio Rules of Civil Procedure because of their constructive or actual notice of the institution of this case. Except for the inability of Brewer to discover the name of these Defendants, this action would be brought against them in their proper, true, and exact name and capacity, and said information will be provided by Brewer when such information becomes fully known to him.

7. Brewer was injured on February 15, 2017, in Franklin County, Ohio, when he fell from a wheelchair as a direct and proximate result of one or more of the Defendants' breach of duty and/or negligence.

GENERAL ALLEGATIONS

8. Brewer realleges all paragraphs above as though fully rewritten herein.

9. Brewer was wheelchair-bound after suffering traumatic injuries that resulted in quadriplegia, and on or about February 15, 2017, he was a business invitee on the premises of Defendant, Numotion and/or John Doe #1, located at 6171-M Huntley Road, Columbus, OH 43229, for the purpose of having his wheelchair repaired.

10. Numotion and/or John Doe #1, by and through its agents and/or employees, agreed to repair Brewer's wheelchair and took temporary possession of said wheelchair in order to perform repairs.

11. It was the practice of Numotion and/or John Doe #1, by and through its agents and/or employees, to provide substitute wheelchairs to customers, such as Brewer, while said customers' wheelchairs were being repaired.

12. On or about February 15, 2017, Numotion and/or John Doe #1, by and through its agents and/or employees, provided Brewer with a substitute wheelchair (*hereinafter* referred to as the "substitute wheelchair") to use while Numotion and/or John Doe #1 repaired Brewer's wheelchair.

13. The substitute wheelchair given to Brewer by Numotion and/or John Doe #1, by and through its agents and/or employees, was manufactured and/or sold by Permobil Meditech, Inc., and/or John Does #5 through #7.

14. The substitute wheelchair included component parts manufactured and/or sold by Permobil Meditech, Inc., and/or John Does #5 through #7.

15. The substitute wheelchair was sold, assembled, and/or maintained by Numotion Permobil Meditech, Inc., and/or John Does #1 through #10.

16. Brewer asserts that, after being placed in the substitute wheelchair by Numotion and/or John Doe #1, by and through its agents and/or employees, and while he was still on the premises of Numotion and/or John Doe #1, he began properly operating the substitute wheelchair and the substitute wheelchair and/or its component parts malfunctioned causing his body to fall from the wheelchair.

17. As a proximate result of the fall and of the Defendants' negligence, Brewer suffered injuries to his mind and body, causing pain, suffering, and mental anguish, and he will continue to suffer said pain, suffering, and mental anguish into the future and upon a permanent basis.

18. As a further result, Brewer incurred and will continue to incur economic loss including but not limited to medical and hospital expenses and expects to incur such expenses in the future.

19. As a direct result of his injuries, Brewer has suffered and will continue to suffer non-economic damages including but not limited to physical, mental and emotional pain and suffering, loss of ability to perform everyday activities, loss of enjoyment of life, and inconvenience.

FIRST CAUSE OF ACTION
(Negligence/Respondeat Superior)

20. Brewer realleges all paragraphs above as though fully rewritten herein.

21. Defendants, John Doe #2 and/or John Doe #4, while within the scope of their employment with Numotion and/or John Doe #1, failed to exercise reasonable care and were negligent in and among other things:

- a. Failing to insure that the substitute wheelchair and its component parts were in working order prior to use;
- b. Failing to insure that Brewer and was properly secured in the substitute wheelchair after lowering him;
- c. Failing to adequately assist Brewer in the operation of the substitute wheelchair;

22. As a direct and proximate result of these Defendants' negligence, Brewer suffered those injuries and damages previously set forth in this Complaint.

SECOND CAUSE OF ACTION
(Negligent Hiring/Training/Supervision/Retention)

23. Brewer realleges all paragraphs above as though fully rewritten herein.

24. Numotion and/or John Doe #1 owed Brewer, their customer, a duty to hire competent employees, ensure those employees were properly trained, adequately supervise the employee's performance, and to terminate employment if the employees intentionally or chronically breached rules or procedures in place to ensure the safety of customers like Brewer.

25. Numotion and/or John Doe #1 were negligent in hiring, training, supervising, and/or retaining John Doe #2 and/or John Doe #4.

26. As a direct and proximate result of these Defendants' negligence, Brewer suffered those injuries and damages previously set forth in this Complaint.

THIRD CAUSE OF ACTION
(Negligent Bailment/Negligence)

27. Brewer realleges all paragraphs above as though fully rewritten herein.

28. Numotion, Permobil Meditech, Inc., John Doe #1, and/or John Does #3 through #10, owner of the substitute wheelchair, owned, lent, and/or leased the substitute wheelchair that was given to Brewer on February 15, 2017.

29. Numotion, Permobil Meditech, Inc., John Doe #1, and/or John Does #3 through #10 knew or should have known that the substitute wheelchair was to be provided to disabled customers, such as Brewer, who would rely on the wheelchair for safe mobility.

30. Numotion, Permobil Meditech, Inc., John Doe #1, and/or John Does #3 through #10, knew that, if the substitute wheelchair they provided was not safe for its intended use, then customers like Brewer would be at risk of injury.

31. Numotion, Permobil Meditech, Inc., John Doe #1, and/or John Does #3 through #10 were negligent in and among other things:

- a. Providing Brewer with a defective and/or unsafe substitute wheelchair;
- b. Failing to inspect the substitute wheelchair to ensure it was safe for its intended purpose;
- c. Failing to maintain or repair the substitute wheelchair;
- d. Failing to establish adequate policies or procedures to verify that substitute wheelchairs provided to customers, like Brewer, were safe for their intended purpose.

32. As a direct and proximate result of these Defendants' negligence, Brewer suffered those injuries and damages previously set forth in this Complaint.

FOURTH CAUSE OF ACTION
(Negligent Assembly/Negligent Maintenance)

33. Brewer realleges all paragraphs above as though fully rewritten herein.

34. Numotion, Permobil Meditech, Inc., and/or John Does #1 through #10, assembled and/or maintained the substitute wheelchair and/or its component parts which was used by Brewer on February 15, 2017.

35. Numotion, Permobil Meditech, Inc., and/or John Does #1 through #10, knew or should have known that customers of Numotion and/or John Doe #1, such as Brewer, would rely on substitute wheelchairs for safe use and mobility.

36. Numotion, Permobil Meditech, Inc., and/or John Does #1 through #10, knew or should have known that, when providing customers with a substitute wheel chair, if they selected an inadequate wheelchair, failed to assemble the wheelchair properly, or failed to adequately maintain the wheelchair, then the customers of Numotion and/or John Doe #1 who were provided with said substitute wheelchairs, including Brewer, would be at risk of injury.

37. Numotion, Permobil Meditech, Inc., and/or John Does #1 through #10, were negligent in and among other things:

- a. Selecting a substitute wheelchair that was improper and/or inadequate for its intended use;
- b. Failing to assemble and/or maintain the substitute wheel chair and/or its component parts in accordance with regulatory and/or industry standards;

38. As a direct and proximate result of these Defendants' negligence, Brewer suffered those injuries and damages previously set forth in this Complaint.

FIFTH CAUSE OF ACTION
(Product Liability)

39. Brewer realleges all paragraphs above as though fully rewritten herein.

40. Permobil Meditech, Inc., and/or John Does #3 through #10, designed, produced, manufactured, constructed, assembled sold, and/or substantially modified the substitute

wheelchair, and/or its component parts, which was provided to Brewer by Numotion and/or John Doe #1, by and through its agents and/or employees, on February 15, 2017.

41. The substitute wheelchair and/or its component parts were defective in manufacture pursuant to Ohio Revised Code 2307.74.

42. The substitute wheelchair and/or its component parts were defective in design pursuant to Ohio Revised Code 2307.75.

43. The substitute wheelchair and/or its component parts were defective by reason of or a failure by Defendants, Permobil Meditech, Inc., and/or John Does #5 through #7, to provide an adequate warning or instruction, pursuant to the provisions of Ohio Revised Code 2307.76.

44. The substitute wheelchair and/or its component parts were defective because, when it left the control of Defendants, Permobil Meditech, Inc., and/or John Does #5 through #7, they did not conform to express representations made by said Defendants, with respect to their character, quality, or safety pursuant to the provisions of Ohio Revised Code 2307.77.

45. The substitute wheelchair and/or its component parts were defectively sold and/or supplied by Defendants, John Does #8 through #10, pursuant to Ohio Revised Code 2307.78.

46. The defective substitute wheelchair and/or its component parts were a direct and proximate cause of the injuries, damages, and loss set forth herein.

47. Although the substitute wheelchair was at all times being used for its intended purpose and design, the defective nature of the substitute wheelchair and/or its component parts caused Brewer to fall from the chair and suffer significant personal injuries as set forth herein.

48. As a direct and proximate result of these Defendants' negligence, Brewer suffered those injuries and damages previously set forth in this Complaint.

SIXTH CAUSE OF ACTION
(Product Liability – Supplier)

49. Brewer realleges all paragraphs above as though fully rewritten herein.

50. Numotion, Permobil Meditech, Inc., John Doe #1, John Doe #3, John Doe #4, and/or John Does #8 through #10, are suppliers as defined in Ohio Revised Code 2307.71 which sold, distributed, leased, prepared, packaged, labeled or otherwise participated in placing the substitute wheelchair and/or its component parts in the stream of business and/or installed, repaired, or maintained any aspect of the substitute wheelchair.

51. Numotion, Permobil Meditech, Inc., John Doe #1, John Doe #3, John Doe #4, and/or John Does #8 through #10, were negligent in selling, distributing, leasing, preparing, packaging, labeling, installing, repairing and/or maintaining the substitute wheelchair.

52. Further, the substitute wheelchair and/or its component parts did not conform to representations made by Numotion, Permobil Meditech, Inc., John Doe #1, John Doe #3, John Doe #4, and/or John Does #8 through #10, at the time the product left their control.

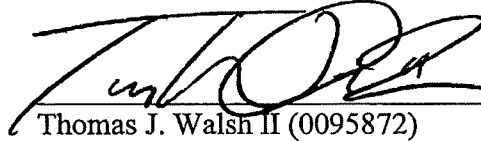
53. Further, Numotion, Permobil Meditech, Inc., John Doe #1, John Doe #3, John Doe #4, and/or John Does #8 through #10, are liable as manufacturers for the reasons set forth in Ohio Revised Code 2307.78(B).

54. As a direct and proximate result of these Defendants' abovementioned actions and negligence, Brewer suffered those injuries and damages previously set forth in this Complaint.

WHEREFORE, Brewer demands judgment against the Defendants in an amount in excess of twenty-five thousand dollars (\$25,000.00), but currently unspecified pursuant to Civil Rules 8(A) and 54(C), plus costs incurred in this action plus interest and attorney's fees and such other relief to which Brewer may show himself entitled.

Respectfully submitted,

KISLING, NESTICO & REDICK



Thomas J. Walsh II (0095872)

John J. Reagan (0067389)

Attorneys for Plaintiff

3412 W. Market Street

Akron, OH 44333

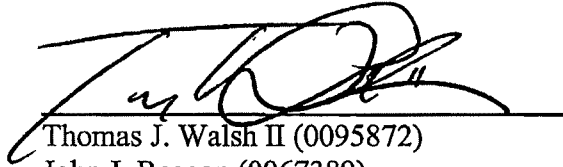
Ph: 330-869-9007 / Fax: 330-869-9008

Email: twalsh@knrlegal.com

reagan@knrlegal.com

JURY DEMAND

Plaintiff demands a trial by jury on all issues so triable.



Thomas J. Walsh II (0095872)

John J. Reagan (0067389)

REQUEST FOR SERVICE BY CERTIFIED MAIL

Plaintiff respectfully requests that service be made upon the following Defendants by certified mail upon the filing of this Complaint at the addresses listed in the caption:

United Seating and Mobility, L.L.C.

Permobil Meditech, Inc.

ATG-Connecticut, Inc.

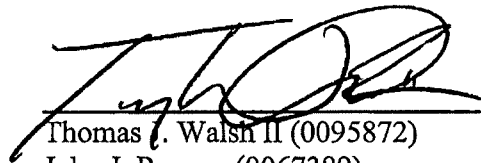
Numotion

John Doe - #1

John Doe - #2

John Doe - #3

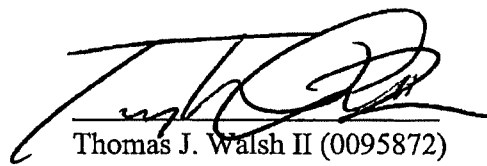
John Doe - #4



Thomas J. Walsh II (0095872)
John J. Reagan (0067389)

REQUEST FOR ISSUANCE OF SUMMONS

Plaintiff respectfully requests that the Clerk of Courts issue summons to all John Doe Defendants listed in the caption of this Complaint. All summons issued to these John Doe defendants must include the phrase "Name Unknown" as required under Civil Rule 15(D).



Thomas J. Walsh II (0095872)
John J. Reagan (0067389)

In the Court of Common Pleas, Franklin County, Ohio, General DivisionStephen Brewer

Plaintiff/Appellant,

vs.

Case No. _____

United Seating & Mobility, LLC, et al.

Defendant/Appellee,

Civil Case Filing Information Summary**Type of Action/Case Classification:**☒ **Professional Tort (Type A)**
(\$225.00 Security Deposit Required)☒ **Product Liability (Type B)**
(\$225.00 Security Deposit Required)**Other Torts (Type C)**
(\$225.00 Security Deposit Required)**Workers Compensation (Type D)**
(\$225.00 Security Deposit Required)**Foreclosure (Type E)**
(\$350.00 Security Deposit Required)**Administrative Appeal (Type F)**
(\$100.00 Security Deposit Required)**All Other Civil Cases (Type H)**
(\$225.00 Security Deposit Required)**Cognovit Confession of Judgment (H)**
(\$100.00 Security Deposit Required)**JURY DEMAND?** Yes
(\$300.00 Additional Security Deposit Required) (Yes or No)**Total Security Deposit \$** 225.00Is a **TEMPORARY RESTRAINING ORDER** being requested at this time? No
(Yes or No)Is this a case in which **ALL** the issues presented are a result of the
defendant(s) having signed and defaulted on a **COGNOVIT NOTE**? No
(Yes or No)Is this a **FORCIBLE ENTRY AND DETAINER** case? No
(Yes or No)Does this case include allegations of **CONSUMER SALES PRACTICES**
ACT violations under Chapter 1345 or any other statutory consumer
protection provision of the Ohio Revised Code? No
(Yes or No)**Refiling Information:**If this is a **REFILING** of a previously dismissed case, please complete the following:

Previous Case No. _____

Original Judge _____


Attorney/Party Signature0095872
Attorney Ohio Sup. Ct. Registration No.Thomas J. Walsh, III
Attorney/Party Name (Type or Print)330-869-9007
Telephone Number3412 W. Market Street
Mailing Address330-869-9008
Facsimile NumberAkron OH 44333
City State Zip Code

MARYELLEN O'SHAUGHNESSY

**FRANKLIN COUNTY CLERK OF COURTS
GENERAL DIVISION, COURT OF COMMON PLEAS**

**CASE TITLE: STEPHEN BREWER -VS- UNITED SEATING MOBILITY LLC CASE NUMBER: 19CV000625
ET AL**

**TO THE CLERK OF COURTS, YOU ARE INSTRUCTED TO MAKE:
CERTIFIED MAIL**

**DOCUMENTS TO BE SERVED:
COMPLAINT Request for Service & Summons**

PROPOSED DOCUMENTS TO BE SERVED:

**UPON:
JOHN DOE THREE
6171-M HUNTLEY ROAD
COLUMBUS, OH 43229-1047**

**JOHN DOE TWO
6171-M HUNTLEY ROAD
COLUMBUS, OH 43229-1047**

**JOHN DOE ONE
6171-M HUNTLEY ROAD
COLUMBUS, OH 43229-1047**

**PERMOBIL MEDITECH INC
C/O COMPANY CORP
251 LITTLE FALLS DRIVE
WILMINGTON, DE 19808**

**NUMOTION
1111 CROMWELL AVENUE
SUITE 601
ROCKY HILL, CT 06067**

**ATG-CONNECTICUT INC
1111 CROMWELL AVENUE
SUITE 601**

0E497 - J51

ROCKY HILL, CT 06067

UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042

JOHN DOES EIGHT THROUGH TEN
UNKNOWN
UNKNOWN, ZZ 11111

JOHN DOES FIVE THROUGH SEVEN
UNKNOWN
UNKNOWN, ZZ 11111

JOHN DOE FOUR
6171-M HUNTLEY ROAD
COLUMBUS, OH 43229-1047

JUVENILE CITATIONS ONLY:

HEARING TYPE:

__ Date already scheduled at : Courtroom:

Electronically Requested by: THOMAS J WALSH, III
Attorney for:

MARYELLEN O'SHAUGHNESSY

**FRANKLIN COUNTY CLERK OF COURTS
GENERAL DIVISION, COURT OF COMMON PLEAS**

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FRANKLIN COUNTY CLERK OF COURTS
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UNKNOWN, ZZ 11111

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UNKNOWN, ZZ 11111

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COLUMBUS, OH 43229-1047

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Electronically Requested by: THOMAS J WALSH, III
Attorney for:

E3003 - A42

MARYELLEN O'SHAUGHNESSY
CLERK OF THE FRANKLIN COUNTY COMMON PLEAS COURT, COLUMBUS, OHIO 43215
CIVIL DIVISION

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF,
VS.
UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042,

DEFENDANT.

19CV-01-625

CASE NUMBER

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:38
CLERK OF COURT

**** SUMMONS ****

01/23/19

TO THE FOLLOWING NAMED DEFENDANT:
JOHN DOES EIGHT THROUGH TEN
UNKNOWN
UNKNOWN, ZZ 11111

YOU HAVE BEEN NAMED DEFENDANT IN A COMPLAINT FILED IN FRANKLIN COUNTY
COURT OF COMMON PLEAS, FRANKLIN COUNTY HALL OF JUSTICE, COLUMBUS, OHIO,
BY: STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF(S).

A COPY OF THE COMPLAINT IS ATTACHED HERETO. THE NAME AND ADDRESS OF
THE PLAINTIFF'S ATTORNEY IS:
JOHN J. REAGAN
KISLING, NESTICO & RIDICK
3200 W. MARKET STREET
SUITE 300
AKRON, OH 44333-1093

YOU ARE HEREBY SUMMONED AND REQUIRED TO SERVE UPON THE PLAINTIFF'S
ATTORNEY, OR UPON THE PLAINTIFF, IF HE HAS NO ATTORNEY OF RECORD, A COPY
OF AN ANSWER TO THE COMPLAINT WITHIN TWENTY-EIGHT DAYS AFTER THE SERVICE
OF THIS SUMMONS ON YOU, EXCLUSIVE OF THE DAY OF SERVICE. YOUR ANSWER
MUST BE FILED WITH THE COURT WITHIN THREE DAYS AFTER THE SERVICE OF A
COPY OF THE ANSWER ON THE PLAINTIFF'S ATTORNEY.

IF YOU FAIL TO APPEAR AND DEFEND, JUDGMENT BY DEFAULT WILL BE RENDERED
AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

MARYELLEN O'SHAUGHNESSY
CLERK OF THE COMMON PLEAS
FRANKLIN COUNTY, OHIO

BY: MARIA J. BELAK, DEPUTY CLERK

(CIV370-S03)

E3003 - A43

MARYELLEN O'SHAUGHNESSY

CLERK OF THE FRANKLIN COUNTY COMMON PLEAS COURT, COLUMBUS, OHIO 43215
CIVIL DIVISION

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF,

VS.

UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042,

DEFENDANT.

19CV-01-625

CASE NUMBER

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:38
CLERK OF COURTS
01/23/19

**** SUMMONS ****

TO THE FOLLOWING NAMED DEFENDANT:

JOHN DOES FIVE THROUGH SEVEN
UNKNOWN
UNKNOWN, ZZ 11111

YOU HAVE BEEN NAMED DEFENDANT IN A COMPLAINT FILED IN FRANKLIN COUNTY
COURT OF COMMON PLEAS, FRANKLIN COUNTY HALL OF JUSTICE, COLUMBUS, OHIO,
BY: STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

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SUITE 300
AKRON, OH 44333-1093

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ATTORNEY, OR UPON THE PLAINTIFF, IF HE HAS NO ATTORNEY OF RECORD, A COPY
OF AN ANSWER TO THE COMPLAINT WITHIN TWENTY-EIGHT DAYS AFTER THE SERVICE
OF THIS SUMMONS ON YOU, EXCLUSIVE OF THE DAY OF SERVICE. YOUR ANSWER
MUST BE FILED WITH THE COURT WITHIN THREE DAYS AFTER THE SERVICE OF A
COPY OF THE ANSWER ON THE PLAINTIFF'S ATTORNEY.

IF YOU FAIL TO APPEAR AND DEFEND, JUDGMENT BY DEFAULT WILL BE RENDERED
AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

MARYELLEN O'SHAUGHNESSY
CLERK OF THE COMMON PLEAS
FRANKLIN COUNTY, OHIO

BY: MARIA J. BELAK, DEPUTY CLERK

(CIV370-S03)

E3003 - A44

MARYELLEN O'SHAUGHNESSY

CLERK OF THE FRANKLIN COUNTY COMMON PLEAS COURT, COLUMBUS, OHIO 43215
CIVIL DIVISION

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF,

VS.

UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042,

DEFENDANT.

19CV-01-625

CASE NUMBER

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:38
CLERK OF COURTS

**** SUMMONS ****

01/23/19

TO THE FOLLOWING NAMED DEFENDANT:

JOHN DOE FOUR
6171-M. HUNTLEY ROAD
COLUMBUS, OH 43229-1047

YOU HAVE BEEN NAMED DEFENDANT IN A COMPLAINT FILED IN FRANKLIN COUNTY
COURT OF COMMON PLEAS, FRANKLIN COUNTY HALL OF JUSTICE, COLUMBUS, OHIO,
BY: STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF(S).

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SUITE 300
AKRON, OH 44333-1093

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OF AN ANSWER TO THE COMPLAINT WITHIN TWENTY-EIGHT DAYS AFTER THE SERVICE
OF THIS SUMMONS ON YOU, EXCLUSIVE OF THE DAY OF SERVICE. YOUR ANSWER
MUST BE FILED WITH THE COURT WITHIN THREE DAYS AFTER THE SERVICE OF A
COPY OF THE ANSWER ON THE PLAINTIFF'S ATTORNEY.

IF YOU FAIL TO APPEAR AND DEFEND, JUDGMENT BY DEFAULT WILL BE RENDERED
AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

MARYELLEN O'SHAUGHNESSY
CLERK OF THE COMMON PLEAS
FRANKLIN COUNTY, OHIO

BY: MARIA J. BELAK, DEPUTY CLERK

(CIV370-S03)

E3003 - A45

MARYELLEN O'SHAUGHNESSY
CLERK OF THE FRANKLIN COUNTY COMMON PLEAS COURT, COLUMBUS, OHIO 43215
CIVIL DIVISION

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF,

VS.

UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042,

DEFENDANT.

19CV-01-625

CASE NUMBER

CLERK OF COURTS

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:38

**** SUMMONS ****

TO THE FOLLOWING NAMED DEFENDANT:

JOHN DOE THREE
6171-M HUNTLEY ROAD
COLUMBUS, OH 43229-1047

YOU HAVE BEEN NAMED DEFENDANT IN A COMPLAINT FILED IN FRANKLIN COUNTY
COURT OF COMMON PLEAS, FRANKLIN COUNTY HALL OF JUSTICE, COLUMBUS, OHIO,
BY: STEPHEN BREWER
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OF THIS SUMMONS ON YOU, EXCLUSIVE OF THE DAY OF SERVICE. YOUR ANSWER
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MARYELLEN O'SHAUGHNESSY
CLERK OF THE COMMON PLEAS
FRANKLIN COUNTY, OHIO

BY: MARIA J. BELAK, DEPUTY CLERK

(CIV370-S03)

E3003 - A46

MARYELLEN O'SHAUGHNESSY

CLERK OF THE FRANKLIN COUNTY COMMON PLEAS COURT, COLUMBUS, OHIO 43215
CIVIL DIVISION

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF,

VS.

UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
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HAZELWOOD, MO 63042,

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**** SUMMONS ****

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COLUMBUS, OH 43229-1047

YOU HAVE BEEN NAMED DEFENDANT IN A COMPLAINT FILED IN FRANKLIN COUNTY
COURT OF COMMON PLEAS, FRANKLIN COUNTY HALL OF JUSTICE, COLUMBUS, OHIO,
BY: STEPHEN BREWER

7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF(S).

A COPY OF THE COMPLAINT IS ATTACHED HERETO. THE NAME AND ADDRESS OF
THE PLAINTIFF'S ATTORNEY IS:

JOHN J. REAGAN
KISLING, NESTICO & RIDICK
3200 W. MARKET STREET
SUITE 300
AKRON, OH 44333-1093

YOU ARE HEREBY SUMMONED AND REQUIRED TO SERVE UPON THE PLAINTIFF'S
ATTORNEY, OR UPON THE PLAINTIFF, IF HE HAS NO ATTORNEY OF RECORD, A COPY
OF AN ANSWER TO THE COMPLAINT WITHIN TWENTY-EIGHT DAYS AFTER THE SERVICE
OF THIS SUMMONS ON YOU, EXCLUSIVE OF THE DAY OF SERVICE. YOUR ANSWER
MUST BE FILED WITH THE COURT WITHIN THREE DAYS AFTER THE SERVICE OF A
COPY OF THE ANSWER ON THE PLAINTIFF'S ATTORNEY.

IF YOU FAIL TO APPEAR AND DEFEND, JUDGMENT BY DEFAULT WILL BE RENDERED
AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

MARYELLEN O'SHAUGHNESSY
CLERK OF THE COMMON PLEAS
FRANKLIN COUNTY, OHIO

BY: MARIA J. BELAK, DEPUTY CLERK

(CIV370-S03)

E3003 - A47

MARYELLEN O'SHAUGHNESSY

CLERK OF THE FRANKLIN COUNTY COMMON PLEAS COURT, COLUMBUS, OHIO 43215
CIVIL DIVISION

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF,

VS.

UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042,

DEFENDANT.

19CV-01-625

CASE NUMBER

**** SUMMONS ****

01/23/19

TO THE FOLLOWING NAMED DEFENDANT:

JOHN DOE ONE
6171-M HUNTLEY ROAD
COLUMBUS, OH 43229-1047

YOU HAVE BEEN NAMED DEFENDANT IN A COMPLAINT FILED IN FRANKLIN COUNTY
COURT OF COMMON PLEAS, FRANKLIN COUNTY HALL OF JUSTICE, COLUMBUS, OHIO,
BY: STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF(S).

A COPY OF THE COMPLAINT IS ATTACHED HERETO. THE NAME AND ADDRESS OF
THE PLAINTIFF'S ATTORNEY IS:

JOHN J. REAGAN
KISLING, NESTICO & RIDICK
3200 W. MARKET STREET
SUITE 300
AKRON, OH 44333-1093

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MARYELLEN O'SHAUGHNESSY
CLERK OF THE COMMON PLEAS
FRANKLIN COUNTY, OHIO

BY: MARIA J. BELAK, DEPUTY CLERK

(CIV370-S03)

E3003 - A48

MARYELLEN O'SHAUGHNESSY

CLERK OF THE FRANKLIN COUNTY COMMON PLEAS COURT, COLUMBUS, OHIO 43215
CIVIL DIVISION

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF,

VS.

UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042,

DEFENDANT.

19CV-01-625

CASE NUMBER

CLERK OF COURTS

2019 JAN 24 PM 1:38

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO

**** SUMMONS ****

01/23/19

TO THE FOLLOWING NAMED DEFENDANT:

PERMOBIL MEDITECH INC
C/O COMPANY CORP
251 LITTLE FALLS DRIVE
WILMINGTON, DE 19808

YOU HAVE BEEN NAMED DEFENDANT IN A COMPLAINT FILED IN FRANKLIN COUNTY
COURT OF COMMON PLEAS, FRANKLIN COUNTY HALL OF JUSTICE, COLUMBUS, OHIO,
BY: STEPHEN BREWER

7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF(S).

A COPY OF THE COMPLAINT IS ATTACHED HERETO. THE NAME AND ADDRESS OF
THE PLAINTIFF'S ATTORNEY IS:

JOHN J. REAGAN
KISLING, NESTICO & RIDICK
3200 W. MARKET STREET
SUITE 300
AKRON, OH 44333-1093

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ATTORNEY, OR UPON THE PLAINTIFF, IF HE HAS NO ATTORNEY OF RECORD, A COPY
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AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

MARYELLEN O'SHAUGHNESSY
CLERK OF THE COMMON PLEAS
FRANKLIN COUNTY, OHIO

BY: MARIA J. BELAK, DEPUTY CLERK

(CIV370-S03)

E3003 - A49

MARYELLEN O'SHAUGHNESSY
CLERK OF THE FRANKLIN COUNTY COMMON PLEAS COURT, COLUMBUS, OHIO 43215
CIVIL DIVISION

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF,
VS.
UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042,

DEFENDANT.

19CV-01-625
CASE NUMBER

**** SUMMONS ****

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:38
CLERK OF COURTS

TO THE FOLLOWING NAMED DEFENDANT:

NUMOTION
1111 CROMWELL AVENUE
SUITE 601
ROCKY HILL, CT 06067

YOU HAVE BEEN NAMED DEFENDANT IN A COMPLAINT FILED IN FRANKLIN COUNTY
COURT OF COMMON PLEAS, FRANKLIN COUNTY HALL OF JUSTICE, COLUMBUS, OHIO,
BY: STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF(S).

A COPY OF THE COMPLAINT IS ATTACHED HERETO. THE NAME AND ADDRESS OF
THE PLAINTIFF'S ATTORNEY IS:

JOHN J. REAGAN
KISLING, NESTICO & RIDICK
3200 W. MARKET STREET
SUITE 300
AKRON, OH 44333-1093

YOU ARE HEREBY SUMMONED AND REQUIRED TO SERVE UPON THE PLAINTIFF'S
ATTORNEY, OR UPON THE PLAINTIFF, IF HE HAS NO ATTORNEY OF RECORD, A COPY
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AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

MARYELLEN O'SHAUGHNESSY
CLERK OF THE COMMON PLEAS
FRANKLIN COUNTY, OHIO

BY: MARIA J. RELAK, DEPUTY CLERK

(CIV370-S03)

E3003 - A50

MARYELLEN O'SHAUGHNESSY

CLERK OF THE FRANKLIN COUNTY COMMON PLEAS COURT, COLUMBUS, OHIO 43215
CIVIL DIVISION

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

19CV-01-625

CASE NUMBER

PLAINTIFF,

VS.

UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042,

DEFENDANT.

**** SUMMONS ****

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:38
CLERK OF COURTS

TO THE FOLLOWING NAMED DEFENDANT:

ATG-CONNECTICUT INC
1111 CROMWELL AVENUE
SUITE 601
ROCKY HILL, CT 06067

YOU HAVE BEEN NAMED DEFENDANT IN A COMPLAINT FILED IN FRANKLIN COUNTY
COURT OF COMMON PLEAS, FRANKLIN COUNTY HALL OF JUSTICE, COLUMBUS, OHIO,
BY: STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF(S).

A COPY OF THE COMPLAINT IS ATTACHED HERETO. THE NAME AND ADDRESS OF
THE PLAINTIFF'S ATTORNEY IS:

JOHN J. REAGAN
KISLING, NESTICO & RIDICK
3200 W. MARKET STREET
SUITE 300
AKRON, OH 44333-1093

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ATTORNEY, OR UPON THE PLAINTIFF, IF HE HAS NO ATTORNEY OF RECORD, A COPY
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AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

MARYELLEN O'SHAUGHNESSY
CLERK OF THE COMMON PLEAS
FRANKLIN COUNTY, OHIO

BY: MARIA J. BELAK, DEPUTY CLERK

(CIV370-S03)

E3003 - A51

MARYELLEN O'SHAUGHNESSY

CLERK OF THE FRANKLIN COUNTY COMMON PLEAS COURT, COLUMBUS, OHIO 43215
CIVIL DIVISION

STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF,

VS.

UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042,

DEFENDANT.

19CV-01-625

CASE NUMBER

**** SUMMONS ****

TO THE FOLLOWING NAMED DEFENDANT:
UNITED SEATING MOBILITY LLC
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO 63042

YOU HAVE BEEN NAMED DEFENDANT IN A COMPLAINT FILED IN FRANKLIN COUNTY
COURT OF COMMON PLEAS, FRANKLIN COUNTY HALL OF JUSTICE, COLUMBUS, OHIO,
BY: STEPHEN BREWER
7308 CAY DRIVE
PORT RICHEY, FL 34668,

PLAINTIFF(S).

A COPY OF THE COMPLAINT IS ATTACHED HERETO. THE NAME AND ADDRESS OF
THE PLAINTIFF'S ATTORNEY IS:

JOHN J. REAGAN
KISLING, NESTICO & RIDICK
3200 W. MARKET STREET
SUITE 300
AKRON, OH 44333-1093

YOU ARE HEREBY SUMMONED AND REQUIRED TO SERVE UPON THE PLAINTIFF'S
ATTORNEY, OR UPON THE PLAINTIFF, IF HE HAS NO ATTORNEY OF RECORD, A COPY
OF AN ANSWER TO THE COMPLAINT WITHIN TWENTY-EIGHT DAYS AFTER THE SERVICE
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IF YOU FAIL TO APPEAR AND DEFEND, JUDGMENT BY DEFAULT WILL BE RENDERED
AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

MARYELLEN O'SHAUGHNESSY
CLERK OF THE COMMON PLEAS
FRANKLIN COUNTY, OHIO

BY: MARIA J. BELAK, DEPUTY CLERK

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:38
CLERK OF COURTS

01/23/

(CIV370-S03)

E3003 - B84

FROM

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

C E R T I F I E D
M A I L
R E C E I P T

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:34
CLERK OF COURTS

UNITED SEATING MOBILI
975 HORNET DRIVE
SUITE 250
HAZELWOOD, MO
63042

19CV-01-625 C

STEPHEN BREWER
VS
UNITED SEATING MOBILI

SERVICE ITEM: 01
ORIGINAL SUMMONS

CERTIFIED
NUMBER

9214890119 522805598295

CIV354

E3003 - B85

FROM

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

C E R T I F I E D
M A I L
R E C E I P T

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:34
CLERK OF COURTS

ATG-CONNECTICUT INC
1111 CROMWELL AVENUE
SUITE 601
ROCKY HILL, CT
06067

19CV-01-625 C

STEPHEN BREWER
VS
UNITED SEATING MOBILI

SERVICE ITEM: 01
ORIGINAL SUMMONS

CERTIFIED
NUMBER

9214890119 522805598288

CIV354

E3003 - B86

FROM

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

C E R T I F I E D
M A I L
R E C E I P T

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:34
CLERK OF COURTS

NUMOTION
1111 CROMWELL AVENUE
SUITE 601
ROCKY HILL, CT
06067

19CV-01-625 C

STEPHEN BREWER
VS
UNITED SEATING MOBILI

SERVICE ITEM: 01
ORIGINAL SUMMONS

CERTIFIED
NUMBER

9214890119 522805598271

CIV354

E3003 - B87

FROM

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

C E R T I F I E D
M A I L
R E C E I P T

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:34
CLERK OF COURTS

PERMOBIL MEDITECH INC
C/O COMPANY CORP
251 LITTLE FALLS DRIV
WILMINGTON, DE
19808

19CV-01-625 C

STEPHEN BREWER
VS
UNITED SEATING MOBILI

SERVICE ITEM: 01
ORIGINAL SUMMONS

CERTIFIED
NUMBER

9214890119 522805598264

CIV354

E3003 - B88

FROM

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

C E R T I F I E D
M A I L
R E C E I P T

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:34
CLERK OF COURTS

JOHN DOE ONE
6171-M HUNTLEY ROAD
COLUMBUS, OH
43229-1047

19CV-01-625 C

STEPHEN BREWER
VS
UNITED SEATING MOBILI

SERVICE ITEM: 01
ORIGINAL SUMMONS

CERTIFIED
NUMBER

9214890119 522805598257

CIV354

E3003 - B89

FROM

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

C E R T I F I E D
M A I L
R E C E I P T

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:34
CLERK OF COURTS

JOHN DOE TWO
6171-M HUNTLEY ROAD
COLUMBUS, OH
43229-1047

19CV-01-625 C

STEPHEN BREWER
VS
UNITED SEATING MOBILI

SERVICE ITEM: 01
ORIGINAL SUMMONS

CERTIFIED
NUMBER

9214890119 522805598240

CIV354

E3003 - B90

FROM

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

C E R T I F I E D
M A I L
R E C E I P T

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:34
CLERK OF COURTS

JOHN DOE THREE
6171-M HUNTLEY ROAD
COLUMBUS, OH
43229-1047

19CV-01-625 C

STEPHEN BREWER
VS
UNITED SEATING MOBILI

SERVICE ITEM: 01
ORIGINAL SUMMONS

CERTIFIED
NUMBER

9214890119 522805598233

CIV354

E3003 - B91

FROM

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

C E R T I F I E D
M A I L
R E C E I P T

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:34
CLERK OF COURTS

01/23/19

JOHN DOE FOUR
6171-M HUNTLEY ROAD
COLUMBUS, OH
43229-1047

19CV-01-625 C

STEPHEN BREWER
VS
UNITED SEATING MOBILI

SERVICE ITEM: 01
ORIGINAL SUMMONS

CERTIFIED
NUMBER

9214890119 522805598226

CIV354

E3003 - B92

FROM

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

C E R T I F I E D
M A I L
R E C E I P T

01/23/19

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:34
CLERK OF COURTS

JOHN DOES FIVE THROUG
UNKNOWN
UNKNOWN, ZZ
11111

19CV-01-625 C

STEPHEN BREWER
VS
UNITED SEATING MOBILI

SERVICE ITEM: 01
ORIGINAL SUMMONS

CERTIFIED
NUMBER

9214890119 522805598219

CIV354

E3003 - B93

FROM

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

C E R T I F I E D
M A I L
R E C E I P T

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 JAN 24 PM 1:34
CLERK OF COURTS

01/23/19

JOHN DOES EIGHT THROU
UNKNOWN
UNKNOWN, ZZ
11111

19CV-01-625 C

STEPHEN BREWER
VS
UNITED SEATING MOBILI

SERVICE ITEM: 01
ORIGINAL SUMMONS

CERTIFIED
NUMBER

9214890119 522805598202

CIV354

E3007 - L44

MARYELLEN O'SHAUGHNESSY
FRANKLIN COUNTY CLERK OF COURTS
373 SOUTH HIGH STREET
COLUMBUS, OHIO 43215-4579

19CV-01-625 C ADDR: 1
67389 JOHN J. REAGAN

FILED
FRANKLIN CO. OHIO
2019 JAN 30 AM 8:23
CLERK OF COURTS

FORWARDING SERVICE REQUESTED

BREWE
JOHN DOES EIGHT THROUGH T
UNKNOWN
UNKNOWN, ZZ 11111

INSUFFICIENT
ADDRESS



CERTIFIED MAIL

USPS CERTIFIED MAIL



9214 8901 1952 2805 5982 02



1111119CV00625BREWE



CERTIFIED MAIL

USPS CERTIFIED MAIL



9214 8901 1952 2805 5982 19

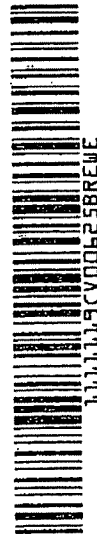
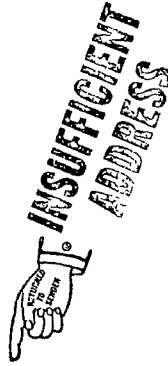
19CV-01-625 C ADDR: 1
67389 JOHN J. REAGAN

2019 JAN 30 AM 8:29
CLERK OF COURTS

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO

FORWARDING SERVICE REQUESTED

BREWE
JOHN DOES FIVE THROUGH SE
UNKNOWN
UNKNOWN, ZZ 11111



1111119CV00625BREWE

2-25-19



FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 FEB -5 PM 2:15
CLERK OF COURTS

Date Produced: 02/04/2019

COC:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 1952 2805 5982 26. Our records indicate that this item was delivered on 02/01/2019 at 01:50 p.m. in COLUMBUS, OH 43229. The scanned image of the recipient information is provided below.

Signature of Recipient :

Signature	
Printed name	Solita Zmudzinski

Address of Recipient :

Delivery address	171 Hunter (A) Ct Columbus OH 43229
------------------	-------------------------------------

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 4322919CV00625BREWE



FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 FEB -5 PM 2:15
CLERK OF COURTS

Date Produced: 02/04/2019

COC:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 1952 2805 5982 33. Our records indicate that this item was delivered on 02/01/2019 at 01:50 p.m. in COLUMBUS, OH 43229. The scanned image of the recipient information is provided below.

Signature of Recipient :

signature	
printed name	Solita Zmudzinski

Address of Recipient :

delivery address	6171 Hunter (A) Ct Columbus OH 43228
------------------	--------------------------------------

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 4322919CV00625BREWE



FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO

2019 FEB -5 PM 2: 15

CLERK OF COURTS

Date Produced: 02/04/2019

COC:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 1952 2805 5982 40. Our records indicate that this item was delivered on 02/01/2019 at 01:50 p.m. in COLUMBUS, OH 43229. The scanned image of the recipient information is provided below.

Signature of Recipient :

Signature	
Printed name	Solita Zmudzinski

Address of Recipient :

Delivery address	171 Hunter (A) Ct Columbus OH 43229
------------------	-------------------------------------

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Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 4322919CV00625BREWE



FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 FEB -5 PM 2:15
CLERK OF COURTS

Date Produced: 02/04/2019

COC:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 1952 2805 5982 57. Our records indicate that this item was delivered on 02/01/2019 at 01:50 p.m. in COLUMBUS, OH 43229. The scanned image of the recipient information is provided below.

Signature of Recipient :

signature	
printed name	Solita Zmudzinski

Address of Recipient :

delivery address	171 Hunter (A) Ct Columbus OH 43229
------------------	-------------------------------------

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 4322919CV00625BREWE



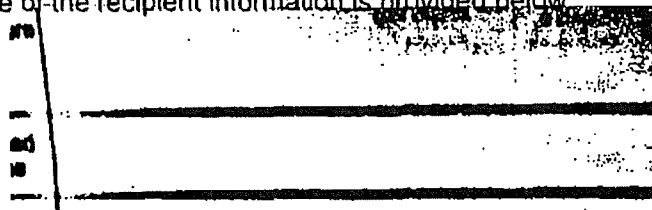
FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 FEB -5 PM 2:15
CLERK OF COURTS

Date Produced: 02/04/2019

COC:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 1952 2805 5982 64. Our records indicate that this item was delivered on 01/28/2019 at 01:35 p.m. in WILMINGTON, DE 19808. The scanned image of the recipient information is provided below.

Signature of Recipient :



Address of Recipient :



Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 1980819CV00625BREWE



FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 FEB -5 PM 2:15
CLERK OF COURTS

Date Produced: 02/04/2019

COC:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 1952 2805 5982 71. Our records indicate that this item was delivered on 01/30/2019 at 12:50 p.m. in ROCKY HILL, CT 06067. The scanned image of the recipient information is provided below.

Signature of Recipient :

A handwritten signature in black ink that appears to read "Mary Hall".

Address of Recipient :

A handwritten address in black ink: "1111 Crown Ave".

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 0606719CV00625BREWE



FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 FEB -5 PM 2:15
CLERK OF COURTS

Date Produced: 02/04/2019

COC:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 1952 2805 5982 88. Our records indicate that this item was delivered on 01/30/2019 at 12:50 p.m. in ROCKY HILL, CT 06067. The scanned image of the recipient information is provided below.

Signature of Recipient :

A handwritten signature in black ink, appearing to read "Mary Hall".

Address of Recipient :

A handwritten address in black ink, appearing to read "1111 Crown Pt. Ave".

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
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Customer Reference Number: 0606719CV00625BREWE



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COMMON PLEAS COURT
FRANKLIN CO. OHIO
2019 FEB -5 PM 2:15
CLERK OF COURTS

Date Produced: 02/04/2019

COC:

The following is the delivery information for Certified Mail™/RRE item number 9214 8901 1952 2805 5982 95. Our records indicate that this item was delivered on 01/28/2019 at 12:51 p.m. in HAZELWOOD, MO 63042. The scanned image of the recipient information is provided below.

Signature of Recipient :

A handwritten signature in black ink that appears to read "A. Towne".

Address of Recipient :

A handwritten address in black ink that appears to read "1301 E. 1st St.".

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local post office or Postal Service representative.

Sincerely,
United States Postal Service

The customer reference number shown below is not validated or endorsed by the United States Postal Service. It is solely for customer use.

Customer Reference Number: 6304219CV00625BREWE

